

1	THOMAS M. FREEMAN (Cal. Bar No. 109309)		
2	BONNIE A. MILUSO (Cal Bar. No. 237150) MARION'S INN		
3	1611 Telegraph Avenue, Suite 707 Oakland, California 94612-2145		
4	Telephone: (510) 451-6770 Facsimile: (510) 451-1711		
5	Email: tmf@marionsinn.com Email: bam@marionsinn.com		
6	Attorneys for Defendant Kaiser Foundation		
7	Health Plan, Inc.		
8		CTDICT COLIDT	
9	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA		
10			
11	ISLAND VIEW RESIDENTIAL TREATMENT) CENTER, et al.)	Case No. 3:09-cv-03921-BZ	
12	Plaintiffs,	STIPULATED MOTION AND ORDER EXTENDING DATE FOR RESPONSIVE	
13	v.)	PLEADING; DECLARATION OF BONNIE A. MILUSO	
14	KAISER PERMANENTE, et al.		
15			
16	Defendant.)		
17			
18	WHEREAS defendant Kaiser Foundation Health Plan, Inc.'s answer to plaintiffs Anna		
19	L., Thomas L. and Andrew L.'s complaint was due on or about September 14, 2009; and		
20	WHEREAS due to an inadvertent error defendant failed to serve its answer to the court		
21	within the 20 days after being served in accordance with Federal Rule of Civil Procedure		
22	12(a)(1)(A)(i);		
23	THE PARTIES HEREBY STIPULATE to an entry of an Order, in accordance with		
24	Federal Rule of Civil Procedure 6(b)(1)(B) that defendant's response to plaintiffs' complaint		
25	shall be extended to September 21, 2009.		
26	THE PARTIES RESPECTFULLY REQUEST this Court enter an Order that defendant's		
27			
28		NAME OF THE PROPERTY OF THE PR	
	STIPULATED MOTION AND [PROPOSED] ORDER EXTENDING CASE 09-03921 BZ DATE FOR RESPONSIVE PLEADING		
	-1-		

Case 4:09-cv-03921-SBA Document 16 Filed 09/25/09 Page 2 of 4 1 response to plaintiffs' complaint shall be extended to September 21, 2009. 2 3 Respectfully submitted, 4 Dated: September 25, 2009 5 MARION'S INN THOMAS M. FREEMAN 6 BONNIE A. MILUSO 7 8 By: _____ 9 Bonnie A. Miluso 10 Attorneys for defendant Kaiser Foundation Health Plan, Inc. 11 12 DATED: September 25, 2009 BRIAN S. KING, ATTORNEY AT LAW BRIAN S. KING 13 14 15 16 Brian S. King 17 Attorney for plaintiffs Anna L., Thomas L. and 18 Andrew L. 19 20 21 22 23 24 25 26 27 28 STIPULATED MOTION AND [PROPOSED] ORDER EXTENDING CASE 09-03921 BZ DATE FOR RESPONSIVE PLEADING -2-

1	DECLARATION OF BONNIE A. MILUSO		
2	I, Bonnie A. Miluso, declare:		
3	1. I am an attorney licensed to practice before the courts of the State of		
4	California, and am member of the law firm of Marion's Inn, counsel for defendant Kaiser		
5	Foundation Health Plan, Inc. ("Health Plan") in the above-entitled action. I have personal		
6	knowledge of, and if called as a witness will testify to, the facts contained in this declaration.		
7	2. On or about August 8, 2009, the Honorable Clark Waddoups, United		
8	States District Court, District of Utah, granted defendant's motion to change to venue.		
9	3. On or about August 21, 2009, the Honorable Clark Waddoups signed an		
0	Order Transferring Case to the United States District Court, Northern District of California.		
.1	2. On or about August 25, 2009, plaintiffs' complaint in the above-entitled		
2	action was officially filed in the United States District Court, Northern District of California.		
3	3. Defendant's answer to plaintiff's complaint was due on September 14,		
.4	2009.		
5	4. Defendant, due to an inadvertent calendaring error, failed to serve its		
6	responsive papers in accordance with Federal Rules of Civil Procedure 12(a)(1)(A)(i) by		
7	September 14, 2009.		
8	5. On or about September 17, 2009, I contacted plaintiff's attorney Brian S.		
9	King to see if plaintiffs would agree to sign a stipulation extending time for defendant to file a		
20	response to the Complaint Mr. King agreed to sign the stipulation.		
21	I declare under penalty of perjury under the laws of the State of California that the		
22	foregoing is true and correct.		
23			
24	Dated: September 25, 2009		
25	Bonnie A. Miluso		
26			
27			
28			
	STIPULATED MOTION AND [PROPOSED] ORDER EXTENDING CASE 09-03921 BZ		

Case 4:09-cv-03921-SBA Document 16 Filed 09/25/09 Page 4 of 4 ORDER Based on the Stipulated Motion of the parties, good cause appearing, and pursuan

Based on the Stipulated Motion of the parties, good cause appearing, and pursuant to Federal Rule of Civil Procedure 6(b)(1)(B);

IT IS HEREBY ORDERED that the due date for defendant's responsive pleading is extended to September 21, 2009.

10 Dated: 9/24/09

Jaundre B Ormstrag
United States District Judge